

# House Amendment 8228

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1 1 Amend Senate File 2330, as amended, passed, and  
1 2 reprinted by the Senate, as follows:  
1 3 #1. By striking everything after the enacting  
1 4 clause and inserting the following:  
1 5 <Section 1. Section 99G.3, subsection 7, Code  
1 6 2005, is amended to read as follows:  
1 7 7. "Lottery", "lotteries", "lottery game",  
1 8 "lottery games" or "lottery products" means any game  
1 9 of chance approved by the board and operated pursuant  
1 10 to this chapter and games using mechanical or  
1 11 electronic devices, provided that the authority shall  
1 12 not authorize a monitor vending machine or a player-  
1 13 activated gaming machine that utilizes an internal  
1 14 randomizer to determine winning and nonwinning plays  
1 15 and that upon random internal selection of a winning  
1 16 play dispenses coins, currency, or a ticket, credit,  
1 17 or token to the player that is redeemable for cash or  
1 18 a prize, and excluding gambling or gaming conducted  
1 19 pursuant to chapter 99B, 99D, or 99F.  
1 20 Sec. 2. Section 99G.3, Code 2005, is amended by  
1 21 adding the following new subsection:  
1 22 NEW SUBSECTION. 8A. "Monitor vending machine"  
1 23 means a machine or other similar electronic device  
1 24 that includes a video monitor and audio capabilities  
1 25 that dispenses to a purchaser lottery tickets that  
1 26 have been determined to be winning or losing tickets  
1 27 by a predetermined pool drawing machine prior to the  
1 28 dispensing of the tickets.  
1 29 Sec. 3. TRANSITION PROVISIONS == MONITOR VENDING  
1 30 MACHINES.  
1 31 1. Notwithstanding any provision of section 99G.3,  
1 32 as amended by this Act, to the contrary, a retailer  
1 33 that has acquired a monitor vending machine prior to  
1 34 the effective date of this Act shall be allowed to  
1 35 offer the machine to the public for only forty-five  
1 36 days following the effective date of this Act. On or  
1 37 after forty-five days following the effective date of  
1 38 this Act, a retailer shall not make a monitor vending  
1 39 machine available to the public except as provided in  
1 40 subsection 2.  
1 41 2. However, a retailer that has acquired a monitor  
1 42 vending machine prior to the effective date of this  
1 43 Act may continue to offer the machine to the public  
1 44 until September 15, 2006, if prior to forty-five days  
1 45 following the effective date of this Act a waiver has  
1 46 been filed by the retailer with the Iowa lottery. The  
1 47 waiver shall be signed by the retailer, and the  
1 48 manufacturer and distributor of the machine to be  
1 49 offered to the public pursuant to this subsection by  
1 50 the retailer, and provide that all parties agree to  
2 1 waive any and all claims any party may have against  
2 2 the Iowa lottery and the state arising out of the  
2 3 operation of this Act.  
2 4 3. Upon filing a waiver as provided by subsection  
2 5 2, lottery revenues derived from monitor vending  
2 6 machines of the retailer and otherwise required to be  
2 7 payable to the Iowa lottery shall not be required to  
2 8 be paid to the Iowa lottery for the period on or after  
2 9 the date the waiver is filed and prior to September  
2 10 15, 2006. Instead, revenues otherwise required to be  
2 11 paid to the Iowa lottery shall be retained by the  
2 12 retailer and allocated to the retailer, manufacturer,  
2 13 and distributor of the machine in the same percentage  
2 14 as revenues are to be allocated between the parties  
2 15 pursuant to the contracts entered into by the parties.  
2 16 Sec. 4. EFFECTIVE DATE. This Act, being deemed of  
2 17 immediate importance, takes effect upon enactment.>  
2 18 #2. Title page, line 2, by striking the words  
2 19 <excise tax and an>.  
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2 22  
2 23 QUIRK of Chickasaw  
2 24 SF 2330.312 81

